(2) ON RENEWAL, MAY NOT IMPOSE ANY WAITING PERIOD OR EXCLUSION FOR A PREEXISTING CONDITION LIMITING OR EXCLUDING COVERAGE SOLELY BECAUSE THE INSURED HAS HAD A BREAST IMPLANTATION.

470CC.

A POLICY OF ACCIDENT OR HEALTH INSURANCE:

- (1) MAY NOT BE DENIED OR CANCELED BY THE INSURER SOLELY BECAUSE THE INSURED HAS HAD A BREAST IMPLANTATION; AND
- (2) ON RENEWAL, MAY NOT IMPOSE ANY WAITING PERIOD OR EXCLUSION FOR A PREEXISTING CONDITION LIMITING OR EXCLUDING COVERAGE SOLELY BECAUSE THE INSURED HAS HAD A BREAST IMPLANTATION.

 477MM.

A POLICY OF GROUP OR BLANKET ACCIDENT OR HEALTH INSURANCE:

- (1) MAY NOT BE DENIED OR-CANCELED BY THE INSURER SOLELY BECAUSE THE INSURED HAS HAD A BREAST IMPLANTATION; AND
- (2) ON RENEWAL, MAY NOT IMPOSE ANY WAITING PERIOD OR EXCLUSION FOR A PREEXISTING CONDITION LIMITING OR EXCLUDING COVERAGE SOLELY BECAUSE THE INSURED HAS HAD A BREAST IMPLANTATION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to contracts and policies issued, delivered, or renewed on or after October 1, 1993.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1993.

Approved May 11, 1993.

CHAPTER 390

(House Bill 1528)

AN ACT concerning

Consumer Credit Reporting Agencies - Erroneous Information - Duty to Correct

FOR the purpose of requiring a consumer credit reporting agency to notify a person who furnished information to the credit reporting agency that the information furnished was found to be inaccurate or no longer verifiable; and requiring the person who furnished the information to the consumer credit reporting agency to delete the information from the person's records requiring a person contacted during a reinvestigation by a consumer credit reporting agency who determines that certain information was inaccurate to correct the information in the person's records within a certain time.

BY repealing and reenacting, with amendments,